## HONORABLE RONALD B. LEIGHTON 2 3 4 5 6 UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON 7 AT TACOMA 8 CASE NO. 3:19-cv-05509-RBL MARY ELIZABETH GREWING, 9 Plaintiff, ORDER DENYING APPLICATION 10 TO PROCEED IN FORMA PAUPERIS v. 11 STATE OF WASHINGTON, 12 Defendant. 13 14 THIS MATTER is before the Court on Plaintiff Mary Elizabeth Grewing's Declaration 15 and Application to Proceed in Forma Pauperis. Dkt. #11. 16 The standard governing in forma pauperis eligibility under 28 U.S.C. § 1915(a)(1) is 17 "unable to pay such fees or give security therefor." A person is eligible if they are unable to pay 18 the costs of filing and still provide the necessities of life. See Rowland v. Cal. Men's Colony, 19 Unit II Men's Advisory Council, 506 U.S. 194, 203 (1993) (internal quotations omitted). The 20 court has broad discretion in resolving the application, but "the privilege of proceeding in forma 21 pauperis in civil actions for damages should be sparingly granted." Weller v. Dickson, 314 F.2d 22 598, 600 (9th Cir. 1963), cert. denied 375 U.S. 845 (1963). 23 24

A district court may permit indigent litigants to proceed *in forma pauperis* upon completion of a proper affidavit of indigency. *See* 28 U.S.C. § 1915(a). The Court has broad discretion in resolving the application, but "the privilege of proceeding *in forma pauperis* in civil actions for damages should be sparingly granted." *Weller v. Dickson*, 314 F.2d 598, 600 (9th Cir. 1963), *cert. denied* 375 U.S. 845 (1963).

A person is eligible to proceed *in forma pauperis* if they are unable to pay the costs of filing and still provide the necessities of life. *See Rowland v. Cal. Men's Colony, Unit II Men's Advisory Council*, 506 U.S. 194, 203 (1993) (internal quotations omitted). This generally includes incarcerated individuals with no assets and persons who are unemployed and dependent on government assistance. *See, e.g., Ilagan v. McDonald*, 2016 U.S. Dist. LEXIS 79889, at \*2 (D. Nev. June 16, 2016) (granting petition based on unemployment and zero income); *Reed v. Martinez*, 2015 U.S. Dist. LEXIS 80629, at \*1, 2015 WL 3821514 (D. Nev. June 19, 2015) (granting petition for incarcerated individual on condition that applicant provides monthly payments towards filing fee). It does not include those whose access to the court system is not blocked by their financial constraints, but rather are in a position of having to weigh the financial constraints pursuing a case imposes. *See Sears, Roebuck & Co. v. Charles W. Sears Real Estate, Inc.*, 686 F. Supp. 385, 388 (N.D. N.Y.), aff'd, 865 F.2d 22 (2d Cir. 1988) (denying petition to proceed IFP because petitioner and his wife had a combined annual income of between \$34,000 and \$37,000).

Moreover, a court should "deny leave to proceed *in forma pauperis* at the outset if it appears from the face of the proposed complaint that the action is frivolous or without merit." *Tripati v. First Nat'l Bank & Trust*, 821 F.2d 1368, 1369 (9th Cir. 1987) (citations omitted); *see also* 28 U.S.C. § 1915(e)(2)(B)(i). An *in forma pauperis* complaint is frivolous if "it ha[s] no

arguable substance in law or fact." *Id.* (citing *Rizzo v. Dawson*, 778 F.2d 527, 529 (9th Cir. 1985); see also Franklin v. Murphy, 745 F.2d 1221, 1228 (9th Cir. 1984).

A pro se Plaintiff's complaint is to be construed liberally, but like any other complaint it must nevertheless contain factual assertions sufficient to support a facially plausible claim for relief. Ashcroft v. Iqbal, 556 U.S. 662, 678, 129 S.Ct. 1937, 173 L.Ed.2d 868 (2009) (citing Bell Atlantic Corp. v. Twombly, 550 U.S. 544, 570, 127 S.Ct. 1955, 167 L.Ed.2d 929 (2007)). A claim for relief is facially plausible when "the plaintiff pleads factual content that allows the court to draw the reasonable inference that the defendant is liable for the misconduct alleged." Igbal, 556 U.S. at 678.

Ordinarily, the Court will permit pro se litigants an opportunity to amend their complaint in order to state a plausible claim. See United States v. Corinthian Colleges, 655 F.3d 984, 995 (9th Cir. 2011) ("Dismissal without leave to amend is improper unless it is clear, upon de novo review, that the complaint could not be saved by any amendment.").

Grewing's complaint does not allege a plausible claim. Under "Statement of Claim," Grewing only writes, in difficult-to-read handwriting, that "Pastor Kevin Geradl ex- from church awarded financial contact, Benevolence funds & church attendance activities." Dkt. #1 at 5. It is totally unclear what this means or how the state of Washington is involved. If Grewing wishes to obtain in forma pauperis status, or succeed in her case, she needs to plausibly explain the "who, what, when, where" of her injury and the legal basis for her claim.

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In light of the foregoing, Grewing's application to proceed in forma pauperis is DENIED. Plaintiff shall, within 21 days of this Order, pay the filing fee or file a proposed amended complaint addressing these deficiencies. Otherwise, the matter will be dismissed without further notice. IT IS SO ORDERED. Dated this 12<sup>th</sup> day of June, 2019. Ronald B. Leighton United States District Judge